UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT DISCLOSURE OF CORPORATE AFFILIATIONS AND OTHER INTERESTS

Disclosures must be filed on behalf of <u>all</u> parties to a civil, agency, bankruptcy or mandamus case, except that a disclosure statement is **not** required from the United States, from an indigent party, or from a state or local government in a pro se case. In mandamus cases arising from a civil or bankruptcy action, all parties to the action in the district court are considered parties to the mandamus case.

Corporate defendants in a criminal or post-conviction case and corporate amici curiae are required to file disclosure statements.

If counsel is not a registered ECF filer and does not intend to file documents other than the required disclosure statement, counsel may file the disclosure statement in paper rather than electronic form. Counsel has a continuing duty to update this information.

No.	17-1626 Caption: Sopkin v. Mendelson, et al.				
Purs	ant to FRAP 26.1 and Local Rule 26.1,				
Ann Kathan					
(nam	e of party/amicus)				
who (appo	isappellee, makes the following disclosure: llant/appellee/petitioner/respondent/amicus/intervenor)				
1.	Is party/amicus a publicly held corporation or other publicly held entity? YES \(\subseteq \) NO				
2.	Does party/amicus have any parent corporations? If yes, identify all parent corporations, including all generations of parent corporations:				
3.	Is 10% or more of the stock of a party/amicus owned by a publicly held corporation or other publicly held entity? If yes, identify all such owners:				

4.	Is there any other publicly held corporation or other publicly financial interest in the outcome of the litigation (Local Rul If yes, identify entity and nature of interest:	y held entity that e 26.1(a)(2)(B)	at has a direct)? ☐ YES ✓ NO
5.	Is party a trade association? (amici curiae do not complete the substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity, or state that there is not substantially by the outcome of the proceeding or whose class pursuing in a representative capacity.	uity value couldins the trade as	ssociation is
6.	Does this case arise out of a bankruptcy proceeding? If yes, identify any trustee and the members of any creditors	s' committee:	□YES□ NO
	ure: Robert S Drawn el for: Appellee	Date: <u>May</u>	22, 2017
counse	CERTIFICATE OF SERVICE ***********************************	served on all pa	
Ro	let Sam (signature)	<u>May 22</u> (da	